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**RECEIVED CLERK**  
**JUL 05 2005**  
**U.S. DISTRICT COURT**

SALT LAKE CITY, UTAH  
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IRVINE, CALIFORNIA  
DENVER, COLORADO  
LAS VEGAS, NEVADA

April 28, 2005

**HAND DELIVERED**

Honorable Dale A. Kimball  
United States District Court  
District of Utah  
350 South Main Street, Room 476  
Salt Lake City, Utah 84101

Re: *The SCO Group v. International Business Machines Corporation*  
Civil No. 2:03cv0294

Your Honor:

We are counsel for IBM in the above-referenced matter. I am writing to respond briefly to the letter from Mr. Normand to the Court dated April 25, 2005.

As the Court is aware, SCO's motion to amend is predicated on the proposition that it had no reason to know that IBM included SVR4 code in AIX for Power until after IBM produced the six documents and source code referenced in and/or attached to SCO's motion. To support this proposition, SCO incorrectly advised the Court (and Mr. Normand reiterated numerous times during his argument) that IBM did not produce any of these materials until after the February 4 deadline for amending the pleadings. Rather than accept responsibility for SCO's misstatements (which Mr. Normand only begrudgingly acknowledges), Mr. Normand's letter attempts, once again, to blame IBM for SCO's errors.

No longer able to contend that IBM did not produce any of the "newly discovered" evidence before the deadline for amending the pleadings, Mr. Normand states that IBM produced the documents "in a format that made it impractical if not impossible for SCO to review" and that IBM "admitted" the format of the production was "improper." Like the assertions made during the April 21 hearing, this assertion is wrong. The documents at issue were produced as they were maintained by IBM in the usual course of business. They were produced on CDs in the form typically used by IBM's vendor and were accompanied by a source log specifically identifying the files from which the documents were obtained. To review the documents, all SCO had to do was print them off or scroll through them on a computer screen. SCO does not

**Snell & Wilmer**  
LLP

Honorable Dale A. Kimball  
April 28, 2005  
Page 2

claim (because it cannot) that the CDs were not functional, or that the information was not there if SCO had simply taken the time to look. Should the Court desire to verify that the documents at issue were available "at the click of a mouse," we enclose with this letter copies of the CDs produced in the fall of 2003 containing the documents at issue.

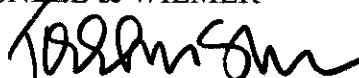
After the documents were produced, SCO requested that page breaks be electronically inserted on the CDs. IBM does not ordinarily produce documents with electronic page breaks, which are not necessary to review the content of the documents or to determine how the documents are maintained in the ordinary course of business. Although IBM was not required to make an electronic production at all, let alone one with electronic page breaks, we nevertheless agreed, as a courtesy to SCO, to accommodate SCO's request, and from that point forward our vendor has inserted electronic page breaks on the CDs. These could not be inserted on the CDs already produced, so those CDs were later re-created and then re-produced to SCO – at its request. Mr. Normand now seeks to portray this courtesy as an admission of "improper" conduct.

Even if (contrary to fact) SCO could not have looked at the documents at the time they were produced, SCO could not justify its delay in seeking to assert the proposed claim. SCO failed even to raise the issue of amending the pleadings at the June 8, 2004, hearing on its prior motion to amend the scheduling order. At that time, SCO had spent more than three months with every single document it now cites (on CDs with electronic page breaks), and with all of the source code from which IBM's alleged infringement was, in SCO's words, "relatively easy to identify." Moreover, entirely independent of the documents attached to SCO's motion, the documents in its files and in the public record make clear that SCO has known for years that IBM included SVR4 code in AIX for Power, as we demonstrated at the April 21 hearing.

If I can be of any assistance or respond to any questions, please feel free to contact me.

Very truly yours,

SNELL & WILMER

  
Todd M. Shaughnessy

TMS:dw

Enclosures

cc: Edward Normand  
Brent Hatch  
David Marriott

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CHRISTINE WESMAN

March 4, 2004

SCO v. IBM; IBM v. SCO

Dear Debra:

I write in response your letters dated February 19 and February 27, 2004.

Let me first correct certain inaccuracies in your letters. IBM to date has produced 23 CDs containing documents. The first 18 of those CDs were provided by our vendor without any document breaks. After Mr. Heise of your office raised this problem with us in November 2003, we promptly instructed our vendor to include page breaks on all CDs produced going forward. Thus, as you are well aware, there are page breaks on all of the CDs—CDs 19-23—produced after November 2003, and we will continue to produce CDs with page breaks.

With respect to the first 18 CDs of documents, our vendor informs us that it is possible to go back and add page breaks to those CDs. We will produce you revised CDs as soon as they become available from our vendor.

I appreciate your attention to my letter to Mark Heise dated February 19, 2004, but I still have yet to receive a response. Please let me know when SCO intends to produce the documents it assured IBM on February 4, 2004 it would be producing "expeditiously".

Sincerely,



Christopher Kao

Debra Weiss Goodstone, Esq.  
Boies, Schiller & Flexner LLP  
100 Southeast Second Street  
Suite 2800  
Miami, FL 33131

Exhibit 1

1 IN THE UNITED STATES DISTRICT COURT

2 DISTRICT OF UTAH

3 CENTRAL DIVISION

4  
5 THE S.C.O. GROUP, INC., )

6 a Delaware corporation, )

7 Plaintiff, )

8 vs. ) CASE NO. 03-CV-294DK

9 INTERNATIONAL BUSINESS )

10 MACHINES, a New York )

11 corporation, )

12 Defendant. )

13  
14  
15 BEFORE THE HONORABLE BROOKE C. WELLS

16  
17 -----  
18 February 6, 2004

19  
20  
21  
22  
23 Motion Hearing  
24  
25

1           There is that New York Times article that was  
2 attached to our reply memo, it identifies and there was a ten  
3 page report that he and Mr. Wladawsky-Berger and a couple of  
4 others put together in deciding whether I.B.M. should shift  
5 gears and go to Linux. We don't have that ten page report and  
6 it is a critical document. Those are the things that we have  
7 asked for. We have had specific conversations with Christine  
8 Arena at Cravath asking specifically for Mr. Palmisano stuff,  
9 for Mr. Wladawsky-Berger, Paul Horn, Nick Bowen, those  
10 peoples' information. We have not gotten it.

11           Throughout these they have not provided the contact  
12 information so that we would not be able to locate these  
13 people, and that is just clearly information that needs to be  
14 put in there.

15           The final point is more of a housekeeping matter,  
16 and that is in the production that we have received to date,  
17 we will get a C.D. and it will say there are two documents on  
18 it. The two documents will be 4,000 pages long. Clearly that  
19 is not the case. When S.C.O. has been producing C.D.'s it has  
20 identified where each document begins and ends. We have asked  
21 them, you have to identify where the documents begin and end.  
22 Put a source log with the C.D. Otherwise it is impossible to  
23 know how these documents were kept in the ordinary course of  
24 business as is required under Rule 34(b).

25           Certainly on some documents you can figure it out

1 and match it up and see where it begins and ends, but we can't  
2 be left to the guessing game. It is a technical issue but it  
3 is something that can presumably be corrected, and it  
4 certainly needs to be done on a going forward basis.

5 That is the gist of our motion to compel, Your  
6 Honor. I appreciate your time this morning.

7 THE COURT: Thank you.

8 Mr. Marriott.

9 MR. MARRIOTT: Thank you, Your Honor.

10 The S.C.O. Group propounded 57 document requests  
11 and/or interrogatories, Your Honor. 52 document requests and  
12 there were five interrogatories. S.C.O.'s motion to compel  
13 concerns only six of those requests, three document requests  
14 and three interrogatories. The requests, Your Honor, break  
15 down into roughly four categories. There are, I would submit  
16 really, only two issues that deserve argument, that is  
17 argument as to two categories of the four. That is because if  
18 Your Honor looks at our opposition to their motion to compel,  
19 I think in part this is a motion that makes much ado about  
20 nothing, because we either have indicated that we will provide  
21 or have provided much of the information requested.

22 For example, Mr. Heise makes reference to desiring  
23 to know the identity of the people who have contributed in  
24 some way to A.I.X. or Dynix. Well, there is provided as an  
25 exhibit to our response, Your Honor, a list of about 8,000

**BOIES, SCHILLER & FLEXNER LLP**  
NEW YORK WASHINGTON DC FLORIDA CALIFORNIA NEW HAMPSHIRE

February 19, 2004

*Via Facsimile and U.S. Mail*

Christopher Kao  
Cravath Swaine & Moore LLP  
Worldwide Plaza  
285 Eighth Avenue  
New York, NY 10019

*Re: The SCO Group v. IBM*

Dear Mr. Kao:

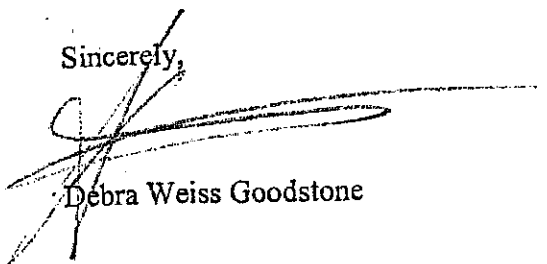
As you are likely aware, the CDs produced by IBM fail to contain any document breaks. This has resulted in one CD, for example, containing just one "document" of multiple thousands of pages when in reality, it may contain 3,000 documents of less than 2 pages each.

As previously requested and as addressed at the hearing before Judge Wells on February 6, 2004, we must have corrected production from IBM so that we may accurately determine where any given document begins and ends. This failure by IBM to produce the documents in the manner they are maintained in the ordinary course of business obviously hinders our ability to review these documents and is contrary to the Federal Rules.

Please provide us with corrected CDs reflecting accurate document breaks at your earliest opportunity and please ensure that all future production CDs reflect appropriate document breaks.

I would appreciate hearing back from you with the anticipated date of delivery.

Sincerely,

  
Debra Weiss Goodstone

cc: Mark J. Heise  
Brent O. Hatch

189726v1

Exhibit 3

**BOIES, SCHILLER & FLEXNER LLP**  
NEW YORK WASHINGTON DC FLORIDA CALIFORNIA NEW HAMPSHIRE

February 27, 2004

*Via Facsimile and U.S. Mail*

Christopher Kao  
Cravath Swaine & Moore LLP  
Worldwide Plaza  
285 Eighth Avenue  
New York, NY 10019

*Re: The SCO Group v. IBM*

Dear Christopher:

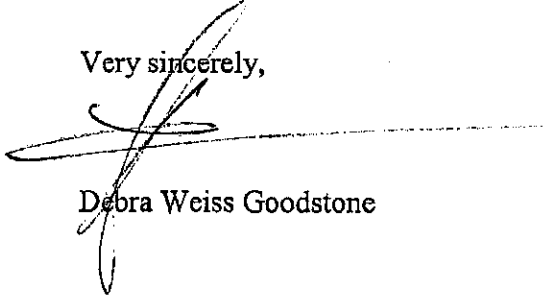
We are in receipt of your letter dated February 19, 2004 addressed to Mark Heise.

We are reviewing your issues and preparing a response.

In the meanwhile, when will we be receiving IBM's corrected CDs which were previously produced without any document breaks. As we have stated repeatedly, we cannot proceed with our electronic document review in the absence of corrected CDs.

Please advise.

Very sincerely,



Debra Weiss Goodstone

cc: Mark J. Heise  
Brent O. Hatch

190024v1

Exhibit 4



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March 10, 2004

### SCO v. IBM; IBM v. SCO

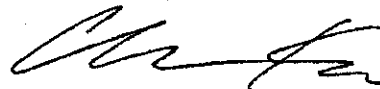
Dear Debra:

To the extent my March 4, 2004 letter to you was imprecise, let me clarify. We have been producing CDs containing document breaks to SCO since Mark Heise of your office first raised the issue with us in November 2003, and will continue to do so going forward.

Enclosed with this letter are replacements for CDs 1-18 containing document break information. Please note that these disks contain documents stamped "Confidential" pursuant to the Protective Order in this case.

Please feel free to call me if you have any questions.

Very truly yours,



Christopher Kao

Debra Weiss Goodstone, Esq.  
Boies, Schiller & Flexner LLP  
100 Southeast Second Street  
Suite 2800  
Miami, Florida 33131

Encls.

BY FAX AND FEDERAL EXPRESS

Exhibit 5